Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

SCHEDULE

Applications in relation to money owed in common

- 13.—(1) An application under section 191(2)(b)(ii) (application by third party for order that claim is valid) shall be in Form 10.
- (2) An application under section 191(3) (application by third party for order that money attachment is to cease to have effect in relation to money owned in common) shall be in Form 11.
- (3) An application under section 192(1)(e)(ii) (application by third party where money owned in common is disposed of) shall be in Form 12.
 - (4) On the lodging of an application under paragraph (1), (2) or (3) the sheriff must—
 - (a) fix a date for a hearing; and
 - (b) order the applicant to intimate the application and the date of the hearing to such persons as the sheriff considers appropriate.